## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

MYRNA DARTSON and	§	
WILLIE MAE DARTSON,	§	
	§	
Plaintiffs,	§	
	§	
v.	§	Civil Action No. 3:17-cv-0569-M
	§	
AN LUXURY IMPORTS, LTD. d/b/a	§	
BMW OF DALLAS and ESIS, INC.,	§	
	8	
Defendants.	§	

## **FINAL JUDGMENT**

Based on the Findings of Fact and Conclusions of Law dated May 29, 2018, Plaintiffs shall take nothing on their claims. Because, "[e]ach person who prevails in a suit [under the Texas Theft Liability Act] . . . shall be awarded costs and reasonable and necessary attorney's fees" under Tex. Civ. Prac. & Rem. Code § 134.005, the Court reviewed the record, including Defendants' time entries and accompanying affidavit. Based on that review, the Court concludes that \$20,000 in reasonable and necessary attorney's fees are attributable to the defense of Plaintiffs' TTLA claim against Defendant. Plaintiffs' counsel is also required to pay the sanctions of \$3382.50 set out in Magistrate Judge Horan's Order of August 22, 2018. (ECF No. 131).

It is therefore **ORDERED**, **ADJUDGED**, and **DECREED** that (1) Plaintiffs take nothing on their claims; (2) Plaintiffs shall pay Defendants \$20,000 in attorney's fees, for which execution may issue; (3) Plaintiffs' counsel, Temani Me'Chelle Adams, shall pay \$3382.50 in sanctions within thirty days of the date of this judgment; and (4) all costs of court are taxed against Plaintiffs.

SO ORDERED.

September 13, 2018.

ВАКВАКА W. С СИГЕЕ ЛІДСЕ